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STAAS & HALSEY LLP SUITE 700 1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005			PATEL, GAUTAM	
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Please find below and/or attached an Office communication concerning this application or proceeding.

<b>Office Action Summary</b>	<b>Application No.</b> 09/817,754	<b>Applicant(s)</b> MA ET AL.	
	<b>Examiner</b> Gautam R. Patel	<b>Art Unit</b> 2655	

**-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --**

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 15 July 2004.
- 2a) ☐ This action is **FINAL**.                      2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-6 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-6 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☒ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☒ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All    b) ☐ Some \*    c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- |  |   |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892)   | 4) <input type="checkbox"/> Interview Summary (PTO-413)<br>Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)                                   | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)             |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)<br>Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____  |

### DETAILED ACTION

1. Claims 1-6 are pending for the examination.

### RCE STATUS

2. The request filed on for Request for Continued Examination (RCE) under 37 CFR 1.114 based on parent Application is acceptable and a RCE has been established. An action on the RCE follows.

### Double Patenting

#### U.S.C. 101, STATUTORY BASIS FOR DOUBLE PATENTING

3. A rejection based on double patenting of the "same invention" type finds its support in the language of 35 U.S.C. 101 which states that "whoever invents or discovers any new and useful process ... may obtain a patent therefor..." (Emphasis added). Thus, the term "same invention," in this context, means an invention drawn to identical subject matter. *Miller v. Eagle Mfg. Co.*, 151 U.S. 186 (1894); *In re Ockert*, 245 F.2d 467, 114 USPQ 330 (CCPA 1957); and *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970).

A statutory type (35 U.S.C. 101) double patenting rejection can be overcome by canceling or amending the conflicting claims so they are no longer coextensive in scope. The filing of a terminal disclaimer cannot overcome a double patenting rejection based upon 35 U.S.C. 101.

#### PROVISIONAL REJECTION, 35 U.S.C. 101, DOUBLE PATENTING

4. Claims 1-6 are provisionally rejected under 35 U.S.C. 101 as claiming the same invention as that of claims 1-5, 8-9, etc. of copending application Serial No. 09/815,345. This is a provisional double patenting rejection since the conflicting claims have not in fact been patented.

Claim 1 of the present application is very similar and coextensive in scope to claim 1 of application Serial No. 09/815,345. Claim 1 of present application has additional limitation of main beam and sub-beam being formed on the same track and a seek direction detecting signal between track cross signal and track

error signal. However one of ordinary skill in the art knows that these signal are well known as shown by the prior art and generator for seek signal has not been defined in either specification at all.

### **Drawings/Objection**

5. The drawings are objected for following reasons:

The drawings are objected to under 37 C.F.R. § 1.83(a). The drawings must show *every feature* of the invention specified in the claims. Therefore, “a **second signal processing portion** to generate the **track error signal** and a generator generating a **seek direction detecting signal** from a phase difference between the track cross signal and the track error signal must be shown or the feature canceled from the claims. **No new matter should be entered.**

NOTE: Unit 40 in fig. 6, only produces TCS, NOT the combination of TCS **AND** TES as claimed. Fig. 3-4 and 6 were elected on the phone [by Ms. Choi] as disclosed in action dated 11-11-03.

Applicants are required to submit a proposed drawing correction in response to this Office Action. Any proposal by the applicant for amendment of the drawings to cure defects must consist of following:

Drawing changes must be made by presenting replacement figures which incorporate the desired changes and which comply with 37 CFR 1.84. An explanation of the changes made must be presented either in the drawing amendments, or remarks, section of the amendment, and may be **accompanied by a marked-up copy of one or more of the figures being amended, with annotations**. Any replacement drawing sheet **must be identified in the top margin as “Replacement Sheet”** and include all of the figures appearing on the immediate prior version of the sheet, even though only one figure may be amended. **Any marked-up (annotated) copy showing changes must be**

***labeled "Annotated Marked-up Drawings" and accompany the replacement sheet in the amendment (e.g., as an appendix).***

Corrections are required.

### **Content of Specification**

6. The disclosure is objected for following reasons.

Specification needs to be updated with respect to information on the related applications. Cross-References to Related Applications: See 37 C.F.R. 1.78 and section 201.11 of the M.P.E.P.

### ***Claim Rejections - 35 U.S.C. § 112***

7. The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1-6 are rejected under 35 U.S.C. § 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventors, at the time the application was filed, had possession of the claimed invention.

Page 10, paragraph 28 simply states that "second signal processing portion 40 outputs track cross signal (TCS)". The specification does not disclose at all that the second signal processing portion generates the seek direction detecting signal at all. And that a generator [not defined] generates a seek direction detecting signal from a phase difference between the track cross signal and the track error signal, as claimed.

8. The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-6 are rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1, lines 18-21 "the second signal processing portion generates track cross signal and a generator [not defined] generates a seek direction detecting signal from a phase difference between the track cross signal and the track error signal" is confusing and unclear. Since **both** inner and outer portion of the photodiodes are part of second detector [2<sup>nd</sup> embodiment] only, which only produces TCS [see fig. 6, output of unit 40], it is not clear how they can also produce seek signal without the help of TES signal.

### ***Claim Rejections - 35 U.S.C. § 102***

9. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claim 1 is rejected under 35 U.S.C. § 102(e) as being anticipated by AAPA [Applicants Admitted Prior Art].

As to claim 1, AAPA discloses the invention as claimed [see Figs. 1-2] including a light dividing unit, an optical detector unit, a first optical detector, a second optical detector, a signal processing portion, and a generator generating a seek direction, comprising:

a light dividing unit [inherently present when main beam and sub-beams are involved] dividing an incident light beam into at least two beams including a main beam [fig. 1, beam Bm] and a sub-beam [fig. 1, beam Bs1] so that at least two beam spots including a main beam spot and at least one sub-beam spot having an optical aberration, can be focused in a track direction of an optical disk, wherein a direction of the optical aberration of the sub-beam spot is a

tangential direction of the optical disk, and the main beam spot and the sub-beam spot are formed on a same track of the optical disk [spec. Pgs. 1-3];

an optical detector unit including [fig. 2]:

a first optical detector [fig. 2, unit 2a] receiving the main beam, and converting the portions of the received beam into electrical signals independent of each other; and

a second optical detector [fig. 2, unit 2b & 2c] receiving the sub-beam, and converting the portions of the received beam into electrical signals independent of each other, wherein the first and second optical detectors comprise a plurality of light receiving portions;

a signal processing portion [fig. 2, units 3-6 including:

a first signal processing portion [fig. 2, unit 3] processing a track error signal from the signals output from the first optical detector; and

a second signal processing portion [fig. 2, unit 4 & 5] processing a track cross signal from the signals output from the second optical detector; and

a generator generating [fig. 2, unit 6] a seek direction detecting signal from the phase difference between the track cross signal and the track error signal [specification page 1-3].

NOTE: the main beam and sub-beam are exactly on the same track. Yes they are offset by  $\pm \frac{1}{2}$  track pitch, but BOTH of them are formed on the SAME track of the optical disk.

### ***Claim Rejections - 35 U.S.C. § 103***

10. The following is a quotation of 35 U.S.C. § 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor

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and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 2-6 are rejected under 35 U.S.C. § 103(a) as being unpatentable over AAPA as applied to claim 1 above and in view of Watabe, US. patent 6,147,952 (hereafter Watabe).

AAPA discloses all of the above elements, including an optical detector with six portions used in his system. AAPA does not specifically disclose that the second optical detector is divided at least into six portions.

However, it is well known in the art that most present detectors divided into eight or more portions for certain operation processing with respect to the output signals corresponding to a plurality of light receiving segments. Also Watabe clearly discloses:

the second optical detector are divided into at least three portions in a direction corresponding to the radial direction of the optical disk, is divided into two portions in a direction corresponding to the tangential direction of the optical disk, where the light receiving portions include at least six separate areas [fig. 8D and col. 12, lines 11-46].

Both AAPA and Watabe are interested in improving signal processing of the light reflected back from the disk. Both AAPA and Watabe show tracking error signal and focusing error signal correction mechanism with the help of signal received from the disk.

One of ordinary skill in the art at the time of invention would have realized that adequate modification of the configuration of the photodetector is necessary for certain operational processing corresponding to the plurality of light receiving segments. Therefore, it would have been obvious to have used a second optical detector which is divided into six portions with three portions in the radial directions and two portion in the tangential direction of the optical disk in the system of AAPA as taught by Watabe because one would be motivated to provide a proper and adequate configuration for both tracing error signal and



focusing error signal in system with plural light receiving segments [col. 10, lines 8-16; Watabe], and one also would be motivated to reduce cost and size of the disk by providing a single photodetector with several segments rather than providing several different photodetectors [col. 12, lines 40-46; Watabe].

11. As to claim 3, Watabe discloses:

- a first light receiving portion having a first outer light receiving portion, and a first inner light receiving portion, which are divided in a direction corresponding to the radial direction of the optical disk;

- a second light receiving portion having a second outer light receiving portion, and a second inner light receiving portion, which are disposed to neighbor the first light receiving portion and in the direction corresponding to the tangential direction of the optical disk;

- a third light receiving portion having a third outer light receiving portion, and a third inner light receiving portion, which are disposed to neighbor the second light receiving portion; and

- a fourth light receiving portion having a fourth outer light receiving portion, and a fourth inner light receiving portion which are disposed to neighbor the first and third light receiving portions [fig. 8D and col. 12, lines 11-46].

12. As to claim 4, Watabe discloses:

- each widths of the first, second, third, and fourth inner light receiving portions is smaller than a radius of an incident beam spot focused on the optical detector [col. 3, lines 9-12].

13. As to claim 5, Watabe discloses all of above limitations. Although Watabe does not specifically disclose that a sum of the widths of the second and third inner light receiving portions in the same direction are each 0.2 to 0.8 times the diameter of an incident beam. Watabe clearly teaches that the widths are smaller. The limitations in claim 5 does not define a patentable distinct invention over that in Watabe since both the invention as a whole and Watabe are directed

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to processing signals with multiple segmented photodetector. The degree in which the sum of the widths of the second and third inner light receiving portions is smaller times the diameter of an incident beam presents no new or unexpected results, so long as the data processing of the beam is done in a successful way. If one needs tighter control smaller size is used if one needs lenient control bigger size is used. Therefore, to have the sum of the widths of the second and third inner light receiving portions in the same direction are each 0.2 to 0.8 times the diameter of an incident beam would have been routine experimentation and optimization in the absence of criticality.

14. As to claim 6, Watabe discloses:

when the sum signal of signals output from the first and fourth inner light receiving portions is  $S(A_2+D_2)$ , the sum signal of signals output from the second and third outer light receiving portions is  $S(B_1+C_1)$ , the sum signal of signals output from the first and fourth outer light receiving portions is  $S(A_1+D_1)$ , and the sum signal of signals output from the second and third inner light receiving portions is  $S(B_2+C_2)$ , the second signal processing portion comprises:

a first summing amplifier [fig. 7, unit 24a] summing the signal  $S(A_2+D_2)$  and the signal  $S(B_1+C_1)$ , and outputting a signal  $S_1$ ;

a second summing amplifier [fig. 7, unit 24b] summing the signal  $S(A_1+D_1)$  and the signal  $S(B_2+C_2)$ , and outputting a signal  $S_2$ ; and

a differential amplifier [fig. 7, unit 25] differentiating the signals  $S_1$  and  $S_2$ , and outputting a track cross signal [fig. 7 input signal to unit 26], and

the second signal processing portion [fig. 7, unit 26] is adapted to generate a seek direction detecting signal by using the phase difference between the track cross signal output from the differential amplifier and the track error signal output from the first signal processing portion [col. 9, line 26 to col. 10, line 7].

15. Applicant's arguments filed on 2-9-04 ( Paper # 9) have been fully considered but they are not deemed to be persuasive for the following reasons.

16. In the REMARKS, the Applicant argues as follows:

A) That: "Fig. 1 of the present application illustrates ... the sub-beams are each separated from the main beam by a  $\frac{1}{2}$  track pitch .... This is direct contrast to claim 1 of the present application, which recites "at least two beam spots, .... And the main beam spot and the sub-beam spot are formed on the same track of the optical disk.'" [page 6, Para. 2; REMARKS].

The Applicants are correct that main beam and sub-beam are  $\frac{1}{2}$  track pitch apart. However that aspect is NOT claimed. What is claimed is that both beams are on the SAME track. Close inspection of figure 1 and specification shows that indeed BOTH beams as a matter of fact ALL three beams are on the SAME track exactly as claimed.

B) That: "Claims 2-6 depend from claim 1 and include all of features ..." [page 6-7, para. 4-1; REMARKS].

Please see paragraph 16 section A) Above.

C) That: "the Examiner has not addressed the applicants traversal presented in the Amendment of February 9, 2004... The Applicants respectfully request that the Examiner address these matters in the next issued Office Action. [page 7, para. 5 to page 8 para. 1; REMARKS].

It seems that the Applicants are referring to the argument presented On 2-9-04 on page 8, para. 7.

Here the Applicants argue that: "However, contrary to the assertions made in the "Office Action, AAPA fails to teach or suggest, A generator generating the seek direction detecting signal from a phase difference between the track cross signal and the track error signal," as recited in independent claim1. Rather, AAPA limits its description to recognizing that the track cross signal can be detected by using the phase differences. AAPA fails to teach or suggest detecting the phase

difference between "the track cross signal and the track error signal," as recited in independent claim 1."

FIRST: Careful examination of the specification shows that this NOT true.

SECOND: Page 2 paragraph 7, clearly discloses that sub-detector 2b and 2c to detect a track error signal (TES) **and** [emphasis added] a track cross signal (TCS). So both signals are available now close inspection of fig. 2, shows that unit 6 indeed is generating combination of TES and TCS using phase differences exactly as claimed. Paragraph 8 discloses details of this generation and also discloses how push-pull signal and differences signals used to generate these signal including +/- 90 phase difference.

#### **NOTES/REMARKS**

17. NOTE: It seems [and also pointed out during related application interview], that applicants may have a better inventive concept in the NON-elected fig. 7, 8 or 9, with respect to units 52, 62 or 74. The Examiner is NOT saying that these concepts are patentable at this time, but present prior art does not seem to have these concepts. However more importantly since fig. 3-4 and 6 are already elected. These concepts may not be added at these times.

#### **Contact Information**

18. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gautam R. Patel whose telephone number is (703) 308-7940. The examiner can normally be reached on Monday through Thursday from 7:30 to 6.

The appropriate fax number for the organization (Group 2650) where this application or proceeding is assigned is (703) 872-9314.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ms. Doris To can be reached on (703) 305-4827.

Any inquiry of a general nature or relating to the status of this application should be directed to the group receptionist whose telephone number is (703)

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305-4700 or the group Customer Service section whose telephone number is  
(703) 306-0377.



**GAUTAM R. PATEL  
PRIMARY EXAMINER**

Gautam R. Patel  
Primary Examiner  
Group Art Unit 2655

September 11, 2004